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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/835,518	04/17/2001	Osamu Ichiyoshi	WN-2323	5687	
21254	7590 08/12/2005		EXAMINER		
MCGINN & GIBB, PLLC			TRINH, TAN H		
8321 OLD CO SUITE 200	OURTHOUSE ROAD	ART UNIT	PAPER NUMBER		
VIENNA, V	A 22182-3817	2684			
			DATE MAILED: 08/12/200	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	on No.	Applicant(s)				
Office Action Summary		09/835,5	18	ICHIYOSHI, OSAMU				
		Examiner		Art Unit				
		TAN TRIN		2684				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).								
Status								
1)☐ Respo	1) Responsive to communication(s) filed on <u>26 May 2005</u> .							
2a)⊠ This a	☐ This action is FINAL. 2b) ☐ This action is non-final.							
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims								
4a) Of 5)⊠ Claim 6)⊠ Claim 7)∐ Claim	4) Claim(s) 1-33 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) 11-25 and 27-29 is/are allowed. 6) Claim(s) 1-10,26 and 30-33 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement.							
Application Pa	pers							
9) The specification is objected to by the Examiner.								
10)⊠ The dr	10)⊠ The drawing(s) filed on <u>17 April 2001</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.							
• •	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority under	35 U.S.C. § 119							
12) ⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ⊠ All b) □ Some * c) □ None of: 1. ☑ Certified copies of the priority documents have been received. 2. □ Certified copies of the priority documents have been received in Application No 3. □ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.								
Attachment(s)								
	erences Cited (PTO-892)	CO 048)	4) Interview Summary Paper No(s)/Mail Da					
3) M Information D	ftsperson's Patent Drawing Review (P7 Disclosure Statement(s) (PTO-1449 or F Mail Date <u>3-<i>10</i>-03, 6-9-03</u> .		5) Notice of Informal P 6) Other:)-152)			

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DETAILED ACTION

Allowable Subject Matter

1. Claims 11-25 and 27-29 are allowed.

Reasons for allowance

2. The following is an examiner's statement of reasons for allowance:

Regarding claims 11-25 and 27-29 are allowed with the same reasons set forth in the previous Office action (paper mailed on 6-03-2004).

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which the subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-10 and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Barker (U.S. Pub. No. 20010023429) in view of Yamane (U.S. Patent No. 5,701,580)

Regarding claim 1, Barker teaches the data distribution satellite communication system (see fig. 1) comprising a communication satellite; a plurality of satellite communication terminals enabled to receive a signal from the communication satellite (see fig. 1), the data distribution satellite communication system providing, from the communication satellite to the plurality of satellite communication terminals with distribution business for a data signal in a broadcasting fashion (see figs. 1-4, page 1, sessions [0016]-[0017]); a satellite earth station (see fig. 1, satellite earth station (NOC 13)); the data distribution center (see fig. 1, data distribution

center (Content provider 11)) connected to the satellite earth station (see fig. 1, connection 12a); and return communicating means for enabling the data distribution center to receive a data request signal from the satellite communication terminals (see figs. 1-4, page 1, sessions [0016]-[0017]), and the data request signal indicative of an emergency level of data distribution (see page 2, session [0026], line 6). But, Barker fails to show the data request signal including a code indicative of an emergency level of data distribution that indicates a time interval.

However, Yamane teaches the data request signal including a code indicative of an emergency level of data distribution that indicates a time interval (see figs. 1-13, abstract, lines 1-18, col. 3, lines 5-28, col. 4, lines 34-65 and col. 7, lines 28-67).

Therefore, it would have been obvious to one of ordinary skill in the art at the time invention was made to modify Baker system by the teaching of Yamane on the information service system data with key code on the quick service (immediately report) or noneimmediately report required thereto in order to provide user with flexible choices.

Regarding claim 2, Baker teaches wherein the data request signal has, as the emergency level of the data distribution, a class indicative of instant, within ten minutes, within thirty minutes, within one hour, within six hours, within one day, within one week, a periodic distribution (see page 3, sessions [0042-0043].

Regarding claim 3, Baker teaches the return communicating means, comprises a ground communication network for each of the satellite communication terminals having no transmitting function to the communication satellite (see fig. 1, content provider 11 no transmitting function to the communication satellite item 12a and modem 18).

Regarding claim 4, Baker teaches wherein the satellite earth station comprises: satellite communicating means for receiving (see fig. 1, NOC 13 and server 15), the data request signal from the satellite communication terminal communicated via the communication satellite and means for transferring the received signal to the data distribution center (see fig. 1).

Regarding claim 5, Yamane teaches when the emergency level of the data distribution indicates the instant, the data distribution center comprises instant data distributing means for transmitting, via the satellite earth station and the communication satellite, a data signal requested by the data request signal by preparing to a signal format including an address of a request source as soon as possible (see figs. 1-13, abstract, lines 1-18, col. 4, lines 66-col. 5, line 28).

Regarding claim 6, Baker teaches when the emergency level of the data distribution of the satellite communication terminal serving as a request source indicates no instant or the periodic distribution, the data distribution center comprises means for preparing a reservation signal including a distribution time instant as well as a reservation number to transmit the reservation signal to the request source via the satellite earth station and the communication satellite, and the satellite communication terminal of the request source comprising means for receiving distribution data including the reservation number as an address at the distribution time instant (see page 3, sessions [0040-0043].

Regarding claim 7, Baker teaches wherein the data distribution center comprises an electronic library means for storing a broad range of information for meeting a demand in users of the satellite communication terminals in an electronic form, the electronic library means establishing a home page indicative of the broad range of information on the Internet to submit retrieval of the users, the electronic library means distributing information requested in accordance with a data request of the users (see fig. 1 content provider 11 and internet 12, page 4, session [0051] and [0022]).

Regarding claim 8, Baker teaches the satellite communication educational institution (see fig. 1, the content provider 11 with the internet 12) comprising: a communication satellite (see fig. 1 satellite 14); a plurality of satellite communication terminals (see fig. 1, satellite communication terminal 13 and 15) each enabling to receive a signal from the communication satellite (see fig. 1); a satellite earth station for carrying out a principal communication via the communication satellite (see fig. 1); and a data distribution center connected to the satellite earth station by a communication channel (see fig. 1, data distribution center (content provider 11) to satellite earth station NOC 13) the data distribution center comprising an electronic library for storing collected information in an electronic form (see fig. 1 content provider 11 with Internet 12), the electronic library presenting stored contents to users of the satellite communication terminals to submit retrieval of the users (see fig. 1 content provider 11 and internet 12, page 4, sessions [0019-0020], [0051] and [0022]), the electronic library supplying information requested in accordance with a data request signal from the users (see page 2, sessions [0019-0020]), the data request signal of an emergency level of data distribution (see page 2, sessions [0019-0020])

0026 and 0040]). But, Barker fails to show the data request signal including a code indicative of an emergency level of data distribution that indicates a time interval.

However, Yamane teaches the data request signal including a code indicative of an emergency level of data distribution that indicates a time interval (see figs. 1-13, abstract, lines 1-18, col. 3, lines 5-28, col. 4, lines 34-65 and col. 7, lines 28-67).

Therefore, it would have been obvious to one of ordinary skill in the art at the time invention was made to modify Baker system by the teaching of Yamane on the information service system data with key code on the quick service (immediately report) or noneimmediately report required thereto in order to provide user with flexible choices.

Regarding claim 9, Baker teaches wherein further comprises a ground communication network for connecting the data distribution center and the plurality of satellite communication terminals (see fig. 1, content provider 11 connect to NOC 13 and server 15).

Regarding claim 10, Baker teaches wherein further comprises a data communication network for connecting the data distribution center and a database for information collection (see fig. 1, Internet 12).

Regarding claim 26, Yamane teaches wherein the data request signal comprises, as the emergency level of the data distribution one of instant, within ten minutes, within thirty minutes, within one hours, within six hours, within one day, with in one week, and a periodic distribution (see figs. 1-13, abstract, lines 1-18, col. 3, lines 5-28, col. 4, lines 34-65 and col. 7, lines 28-67).

Claims 30-33 are rejected under 35 U.S.C. 103(a) as being unpatentable over Barker (U.S. Pub. No. 20010023429) in view of Yamane (U.S. Patent No. 5,701,580) further in view of Miller (U.S. Patent No. 5,920,701).

Regarding claims 30 and 32, Barker or Yamane fails to teach the data distribution designates an allowable waiting time interval until the data is distributed.

However, Miller teaches the data distribution designates an allowable waiting time interval until the data is distributed (see fig. 3, col. 2, lines 1-18 and see table 1, col. 7, lines 1-col./8, lines 33).

Therefore, it would have been obvious to one of ordinary skill in the art at the time invention was made to modify Barker and Yamane system and by the providing of the allowable waiting time of the time interval starting with the time to delivery technique thereto in order to provide user with the schedule of the available of the transmission times of the content source.

Regarding claims 31 and 33, Barker or Yamane fails wherein the data distribution center distributes data requested by the data request signal within the allowable waiting time interval.

However, Miller teaches wherein the data distribution center distributes data requested by the data request signal within the allowable waiting time interval (see table 1, col. 7, lines 61-col. 8, line 33).

Therefore, it would have been obvious to one of ordinary skill in the art at the time invention was made to modify Barker and Yamane system and by the providing of the allowable

waiting time of the time interval starting with the time to delivery technique thereto in order to provide user with the schedule of the available of the transmission times on the distribution center distributes data.

Response to Arguments

6. Regarding claims 1-10, applicant argues that Barker and Yamane, applicant argues that the reference of Yamane does not teaches or suggests the feature of the present invention including a data request that includes a key codes indicative of emergency level of data distribution that indicates a time interval. The examiner does not agree. Since the reference of Yamane teaches a key codes indicative of an urgent one (emergency level) of data distribution or can be had later (a regular one) that indicates a time interval (see abstract lines 5-13).

In addition, applicant argues that the key code disclosed in Yamane only determines how much data is stored and does not have anything at all to do with when the data is broadcast to the pager (emphasis added by applicant. See pages 18-19 of applicant's remarks). The examiner, however, disagrees. First of all, it is noted that the features upon which applicant relies (i.e., when the data is broadcast) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993). Furthermore, Yamane does disclose that the key code is related with when the data is broadcast to the pager. See the "(see abstract and col. 5, lines 51-64, col. 7, lines 28-60).

For the foregoing reasons, the examiner contends that the rejection to claims 1-10 are proper.

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Conclusion

7. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time

policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

MONTHS of the mailing date of this final action and the advisory action is not mailed until after

the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

will expire on the date the advisory action is mailed, and any extension fee pursuant to 37

CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

however, will the statutory period for reply expire later than SIX MONTHS from the mailing

date of this final action.

Conclusion

8. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(571) 273-8300, (for Technology Center 2600 only)

Hand-delivered responses should be brought to the Customer Service Window (now located at

the Randolph Building, 401 Dulany Street, Alexandria, VA 22314).

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9. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Tan Trinh whose telephone number is (571) 272-7888. The

examiner can normally be reached on Monday-Friday from 9:30 AM to 6:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner=s

supervisor, Nay Maung, can be reached at (571) 272-7882.

The fax phone number for the organization where this application or proceeding is

assigned is 703-872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the Technology Center 2600 Customer Service Office whose telephone

number is (703) 306-0377.

10. Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Tan H. Trinh Art Unit 2684

August 1, 2005

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PRIMARY EXAMINER